DISTRICT COURT OF MARYLAN	D FOR A	nne Arundel County
LOCATED AT (COURT ADDRESS) 7500 Gov. Ritchie Highway Glen Burnie, MD 21061-3705		COMPLAINT/APPLICATION AND AFFIDAVIT IN SUPPORT OF JUDGMENT S5,000 or under □ over \$5,000 □ over \$10,000
CVP-07-CV-17-002491		Clerk: Please docket this case in an action of contract tort replevin detinue bad faith insurance claim. The particulars of this case are: Defendant has willfully and of its own free will and volition
PARTIES PARTIES		repeatedly violated Section 807-8 of the Fair Debt Collection
Phillip C. Hayes		Practices Act (FDCPA), including but not limited to
P.O. Box 151 Glen Burnie, MD 21060		FDCPA § 807 relative to false or misleading representations
		[15 USC 1962e], the Fair Credit Reporting Act (FCRA),
Defendant(s);		
1. Mr. James M. Peck, CEO, TransUnion	Serve by:	defamation per se, negligent enablement of identity fraud, and breach
555 W. Adams St. FL 2-9	M Private	of fiduciary duty.
Chicago, IL 60661 Account # 1222244	Process Constable	Plaintiff seeks punitive damages in the amount listed below, as well as
	Serve by:	compliance with FDCPA/FCRA statutes, if settlement cannot
Registered Agent: CORPORATION TRUST COMPANY	☐ Certified Mail	be reached before adjudication of this matter in a District Court of law.
1209 ORANGE ST	Private Process	
WILMINGTON, DE 19801	☐ Constable ☐ Sheriff	
3.	Serve by:	(See Continuation Sheet)
	Mail Private	The Plaintiff claims \$_5000, plus interest of \$,
	Process Constable	Interest at the legal rate contractual rate calculated at
	☐ Sheri/ſ	%, from to days x \$ per day) and attorney's fees of \$ plus court costs.
4.	Serve by:	Return of the property and damages of \$
	Mail Private	for its detention in an action of replevin. Return of the property, or its value, plus damages of
,	Process Constable Sheriff	\$ for its detention in action of detinue. Other_compliance with FDCPA/FCRA
ATTORNEYS		and demands judgment for goties?
For Plaintiff - Name, Address, Telephone Number & Code		XINA C. WWW.A
		Printed Name: Phillip & Hayes
		Address: P.O. Box 161
		Telephone Number: 443-889-2071
		Fax: E-mail: phayes1336@aol.com
MILITARY SERVICE AFFIDAVIT		
☐ Defendant(s)is/are in the military service. No Defendant is in the military service. The facts supporting this statement are:is/are in the military service.		
2710 Detention is in the nintery service. The facts supporting this statement are.		
Specific facts must be given for the Court to conclude that each Defendant who is a natural person is not in the military.		
I am unable to determine whether or not any Defendant	is in military	service.
he best of my knowledge, information, and belief.	at the facts at	nd matters set forth in the aforegoing Affidavit are true and correct to
7/7/// Date		THE VINNET
	IPPORT OF	// Signific of Affiant JUDGMENT (See Plaintiff Notice on Back Page)
Attached hereto are the indicated documents which contain laim against the Defendant, including the amount of any in Properly authenticated copy of any note, security agreen Vouchers Check Other written document	n sufficient de nterest elaim nent upon wh	JUDGMENT (See Plaintiff Notice on Back Page) stail as to liability and damage to apprise the Defendant clearly of the ed. ich claim is based Ditemized statement of account Dinterest worksheet
HEREBY CERTIFY: That I am the Plaintiff Dhe matters stated in this complaint, which are made on my Plaintiff the sum set forth in the Complaint.	-	Of the Plaintiff herein and am competent to testify to wledge; that there is justly due and owing by the Defendant to the
solemnly affirm under the penalties of perjury and upon personal knowledge that the contents of the above Complaint are true and I am competent to testify to these matters.		
Date		Signature of Affiant